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COVER LETTER

TO: Amendment Section
Division of Corporations

| NAME OF CORPORATION: Forerunne | ers Generation International, Inc. | |
|----------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------|
| DOCUMENT NUMBER: N0800000267 | 7 | |
| The enclosed Articles of Amendment and fe | ee are submitted for filing. | |
| Please return all correspondence concerning | this matter to the following: | |
| Blair Corbett | | |
| (Na | me of Contact Person) | |
| | (Firm/ Company) | |
| 6501 NE 32nd Place | | |
| | (Address) | |
| High Springs, FL 32643 | y/ State and Zip Code) | |
| For further information concerning this matt | • | |
| Blair Corbett | at (<u>386</u>) 454-1280 | |
| (Name of Contact Person) | (Area Code & Daytime Te | lephone Number) |
| Enclosed is a check for the following amour | nt made payable to the Florida Depar | tment of State: |
| \$35 Filing Fee \$\ Certificate of Status | S43.75 Filing Fee & Certified Copy (Additional copy is enclosed) | \$52.50 Filing Fee Certificate of Statu Certified Copy (Additional Copy is enclosed) |
| Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 | Street Address Amendment Section Division of Corporations Clifton Building | |

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

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| Forerunners Generation (Name of Corporation as currently filed with | International, IBEC the Florida Dept of S | RETARY OF STAFE |
| | | - HOWELL EUMBR |
| N08000002 (Document Number of Corporation (Number | | |
| (Document Number of Corpora | ation (ii known) | |
| suant to the provisions of section 617.1006, Florida Statute following amendment(s) to its Articles of Incorporation: | es, this <i>Florida Not For</i> | <i>Profit Corporation</i> adop |
| If amending name, enter the new name of the corporati | ion: | |
| e new name must be distinguishable and contain the wor previation "Corp." or "Inc." <u>"Company" or "Co," may n</u> | | corporated" or the |
| Enter new principal office address, if applicable: incipal office address <u>MUST BE A STREET ADDRESS</u> |) | <u> </u> |
| | | |
| Enter new mailing address, if applicable: | DO D 057000 | |
| (Mailing address MAY BE A POST OFFICE BOX) | PO Box 357932 | |
| | Gainesville, FL 32 | 635-7932 |
| | | |
| If amending the registered agent and/or registered office and registered agent and/or the new registered office a Name of New Registered Agent: | | nter the name of the |
| New Registered Office Address: (Flo | orida street address) | |
| | | , Florida |
| | (City) | (Zip Code) |
| v Registered Agent's Signature. if changing Registered ereby accept the appointment as registered agent. I an ition. | | cept the obligations of t |
| Simuture of Ne | w Registered Agent, if c | hanaina |

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

\$

Type of Action Address Title Name S,D Debra Swanzy 2744 NW 39th Dr 🗖 🛄 Add Gainesville, FL 32606 Remove S,D Janean Cogdill Add 🖾 📠 9160 SF 66th Cir. Trenton, FL 32693 Remove ☐ Add E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) see attached

| The date of each amendment(s) adoption: March 1\$, 2009 | | |
|---------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|
| Effective date <u>if applicable</u> : | | |
| | (no more than 90 days after amendment file date) | |
| Adoption of Amendment(s) | (CHECK ONE) | |
| The amendment(s) was/we was/were sufficient for app | are adopted by the members and the number of votes cast for the amendment(s) aroval. | |
| There are no members or adopted by the board of di | members entitled to vote on the amendment(s). The amendment(s) was/were rectors. | |
| Dated Mai | rch 11, 2009 | |
| Signature _ | Blair Corper | |
| (By | the chairman or vice chairman of the board, president or other officer-if directors of not been selected, by an incorporator – if in the hands of a receiver, trustee, of the court appointed fiduciary by that fiduciary) | |
| | Blair Corbett | |
| | (Typed or printed name of person signing) | |
| | Vice President | |
| | (Title of person signing) | |

Page 3 of 3

Articles of Incorporation

Of

Forerunners Generation International, Inc.

We, the undersigned, pursuant to the provisions of Chapter 617.0202,F.S. of the Florida Code of Law do hereby associate ourselves together for the purpose of forming a corporation not for profit and adopt the following Articles of Incorporation in accordance with the said statutes.

ARTICLE I: NAME

The name of this corporation shall be FORERUNNERS GENERATION INTERNATIONAL, INC.

ARTICLE II: ADDRESS

P.O. Box 357932, Gainesville, FL 32635-7932

ARTICLE III: PURPOSE

The general nature and purpose of the corporation shall be to win souls for the Kingdom of God and to spread the Gospel of Jesus Christ through every means possible. We shall spread the gospel as follows: holding concerts, crusades (any social gathering), writing books and pamphlets (any literary media), starting churches, helping other churches and ministries any way possible, holding youth challenges, school involvement through assemblies, recording CD's, tapes (any music media), through television, satellite, radio, and Internet (and any technology available). The corporation intends to form networks of prayer groups, apostles, prophets, and any other network that will help promote unity in the body of Christ. The corporation desires to educate youth, in public, private and homeschoolers about topics such as drug awareness, the promotion of abstinence, anger intervention, and any other topic relevant to the youth of the day. The corporation shall open Christian schools and Christian learning institutes. The corporation intends to open, finance and employ personnel businesses of all types with the sole purpose of funneling all proceeds back into the kingdom of God. The corporation shall do any and all things necessary or expedient for carrying out the said objects and purposes of the corporation, and in general, to possess all rights, abilities and immunities, and enjoy all the benefits granted to corporations of similar character under the laws of the state of Florida; provided, however, that notwithstanding any other provisions of these articles, these purposes are limited to those described in section 501 (c) 3 of the Internal Revenue Coe of 1954, or any other corresponding provision of any future United states Internal Revenue Code.

ARTICLE IV: IRS 501(C)(3) TAX EXEMPTION PROVISIONS

SECTION 1. LIMITATIONS ON ACTIVITIES

No substantial part of the activities of this Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation [except as otherwise provided by Section 501(h) of the Internal Revenue Code], and this corporation shall not participate in, or intervene in (including the publishing or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.

Notwithstanding any other provisions of these Bylaws, this corporation shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501 (c)(3) of the Internal Revenue Code, or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code.

SECTION 2. PROHIBITION AGAINST PRIVATE INUREMENT

No part of the net earnings of this Corporation shall inure to the benefit of, or be distributable to, its members, Directors or trustees, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes of this Corporation.

SECTION 3. DISTRIBUTION OF ASSETS

This corporation shall have perpetual existence. However, in the event of the dissolution of this corporation, all assets will be donated to a non-profit Christian organization or church of the corporation's choice, provided that the same is qualified under section 501 (C) 3of the Internal Revenue Code of 1954, or any other corresponding provision of any future United states Internal revenue Code, and provided that all residual assets of the corporation will be turned over to an organization that has qualified under 170 (C) (2) of the Internal Revenue Code of 1954, or corresponding section of any future law of the federal, state or local government for exclusive public purpose. Upon the dissolution of the corporation consistent with the law, the remaining assets of the corporation shall be distributed to a non-profit Christian organization or church of the corporation's choice.

ARTICLE V: DIRECTORS

SECTION 1. DUTIES

It shall be the duty of the directors to:

- (a) Perform any and all duties imposed on them collectively or individually by law, by the Articles of Incorporation, or by these Bylaws;
- (b) Appoint and remove, employ and discharge, and, except as otherwise provided in these Bylaws, prescribe the duties and fix the compensation, if any, of all officers, agents and employees of the corporation;

- (c) Provide general oversight over all officers, agents and employees of the corporation to assure that their duties are performed properly;
- (d) Meet at such times and places as required by these Bylaws;
- (e) Register their addresses with the Secretary of the Corporation, and notices of meetings mailed or telegraphed to them at such addresses shall be valid notices thereof.

SECTION 2. MANNER OF ELECTION

Every person who believes in the purposes of this corporation is qualified and eligible to be a board member for this corporation. The manner of admission to the said corporation shall be by written application and upon a favorable three-quarters vote of the membership of said corporation; the subscribers to the Articles of Incorporation and those hereinafter admitted to such membership shall constitute the membership of the said corporation. The corporation shall have three or more members and they shall be known collectively as the Board of Directors. The Board of Directors shall not consist of less than three members. Each Director shall hold term until his or her successor is elected and qualifies, or upon resignation of the Director.

ARTICLE VI: INITIAL BOARD OF DIRECTORS

The affairs of the corporation shall be conducted and managed by a board of directors. There shall never be less than three (3) directors on the board. The initial board of directors shall be as follows:

Forson Asare Swanzy 2744 NW 39th Dr.

Gainesville, FL 32606

Blair Corbett 6501 NE 32nd Place

High Springs, FL 32643

Janean Cogdill 9160 SE 66th Circle

Trenton, FL 32693

Verna Corbett 6501 NE 32nd Place

High Springs, FL 32643

ARTICLE VII: OFFICERS

The names and addresses of the officers who are to serve until their successors are duly qualified or appointed and installed, are as follows:

President

Forson Asare Swanzy

2744 NW 39th Dr.

Gainesville, FL 32606

Vice President

Blair Corbett

6501 NE 32nd Place

High Springs, FL 32643

Secretary

Janean Cogdill

9160 SE 66th Circle

Trenton, FL 32693

Treasurer

Verna Corbett

6501 NE 32nd Place

High Springs, FL 32643

ARTICLE VIII: AMENDMENTS TO BY-LAWS AND CHARTER

The by-laws may be made, altered or rescinded and the articles of incorporation may be amended by a two-thirds vote of the membership of the corporation at any annual meeting or special meeting called for that purpose. Any proposed changes in the by-laws or articles of

incorporation shall be read at a meeting of the board of directors at least thirty (30) days prior to the annual meeting or special meeting to change the same.

ARTICLE IX: INITIAL RESIDENT AGENT

Blair Corbett

6501 NE 32nd Place

High Springs, FL 32643

ARTICLE X: INCORPORATOR

Forson Asare Swanzy

2744 NW 39th Dr.

Gainesville, FL 32606

ADOPTION OF BYLAWS

We, the undersigned, are all of the initial directors or incorporators of this corporation, and we consent to, and hereby do., adopt the foregoing Bylaws, consisting of 10 preceding pages, as the Bylaws of this Corporation.

Date; March 17, 2008

Hargon Asave S wanzy

Forson Asare Swanzy, President, "Incorporator"

Janean Cogdill, Secretary

Blair Corbett, Vice President, "Registered Agent"

Corbett

Verna Corbett, Treasurer